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 Natalie Cortez

9 **UNITED STATES DISTRICT COURT**  
 10 **DISTRICT OF NEVADA**

11 NATALIE CORTEZ, an individual;

12 Plaintiff,  
 vs.

13 LV STADIUM EVENTS COMPANY, LLC,  
 a domestic limited-liability company;  
 14 RAIDERS FOOTBALL CLUB, LLC, a  
 domestic limited-liability company; DOES  
 1 through 10; and ROE  
 Corporations/Limited Liability Companies  
 16 11 through 20, inclusive;

17 Defendants.

Case No: 2:25-cv-01075-CDS-NJK

**STIPULATION AND ORDER TO  
 EXTEND DEADLINE TO FILE  
 PLAINTIFF'S RESPONSE TO  
 DEFENDANTS' MOTION TO  
 DISMISS COMPLAINT**

**(Second Request)**

**STIPULATION AND ORDER TO EXTEND DEADLINE TO FILE**  
**PLAINTIFF'S RESPONSE TO DEFENDANTS' MOTION**  
**TO DISMISS COMPLAINT**

It is hereby stipulated by and between Plaintiff Natalie Cortez ("Plaintiff" or "Cortez") and Defendants LV Stadium Events Company, LLC and Raiders Football Club, LLC (together "Defendants") by and through their respective attorneys of record, that Plaintiff shall have an extension up to and including July 30, 2025, for Plaintiff to file her Response to Defendants' Motion to Dismiss Complaint. This stipulation is submitted per LR IA 6-1. Defendants filed their Motion for to Dismiss Complaint on June 18, 2025 and Plaintiff's Response is currently due on July 23, 2025. See ECF No. 14. This is the second request for an extension to file Plaintiff's Response to Defendants' Motion to Dismiss Complaint.

1        This request is based upon the following:

2        1. Defendants filed their Motion to Dismiss Complaint on June 18, 2025.

3 ECF No. 3.

4        2. Plaintiff's responsive pleading is currently due July 23, 2025. See ECF No.  
5 14.

6        3. This is the second request for an extension of time for the Plaintiff to file  
7 her responsive pleading. See ECF No. 9.

8        4. This request for extension is made in good faith and good cause supports  
9 the request.

10        5. Unfortunately, Plaintiff's counsel's close family member passed away  
11 which has necessitated immediate out-of-state travel, exigency schedule changes,  
12 personnel commitment, and restructuring of some tasks.

13        6. Plaintiff has requested this extension and Defendants have graciously  
14 accepted.

15        7. Therefore, the parties agree that the deadline to file Plaintiff's Response to  
16 Defendants' Motion to Dismiss Complaint shall be extended from July 23, 2025 to **July  
17 30, 2025**.

18        8. Additionally, the parties had previously agreed to an extension for  
19 Defendants to file their anticipated Reply brief in support of their Motion to Dismiss. See  
20 ECF No. 15. Accordingly, the parties further stipulate and agree that Defendants' Reply  
21 in Support of their Motion to Dismiss shall be due no later than **August 20, 2025**.

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1           9. No party is prejudiced by this request and this request is made in good  
2 faith and not for purposes of delay.

3           Dated this 22nd day of July 2025.

4           GABROY | MESSER

5           By: /s/ Christian Gabroy  
6           Christian Gabroy  
(#8805)  
7           Kaine Messer  
(#14240)  
8           The District at Green Valley Ranch  
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christian@gabroy.com  
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10          *Attorneys for Plaintiff*

Dated this 22nd day of July 2025.

SNELL & WILMER L.L.P.

By: /s/ Theresa C. Trenholm  
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*Attorneys for Defendants*

12          **IT IS SO ORDERED.**

13          **DATED** this 23rd day of July, 2025.



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14          **RICHARD F. BOULWARE, II**  
15          **UNITED STATES DISTRICT JUDGE**